- and the board of directors of said school district are hereby au-
- thorized and empowered to execute, issue and sell said bonds and 10
- 11 receive and disburse the proceeds thereof for the purposes specified
- in said proposition as voted upon by the electors of said district at 12
- 13 said election.
 - 1 SEC. 4. Nothing in this act shall affect pending litigation.
 - SEC. 5. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines
 - 3
- Capital, a newspaper published at Des Moines, Iowa, and the Paton Portrait, a newspaper published at Grand Junction, Iowa, which pub-
- lication shall be without expense to the state.

Approved March 18, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Capital March 22, 1921, and in the Paton Portrait March 24, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 395

RANDALL CONSOLIDATED INDEPENDENT SCHOOL DISTRICT

S. F. 630.

AN ACT to legalize certain warrants of the Randall consolidated independent school district in Scott and Ellsworth townships, Hamilton county, Iowa, and also to legalize a tax levied to pay the same.

WHEREAS, the Randall consolidated independent school district of Scott and Ellsworth townships, Hamilton county, Iowa, was authorized by a vote of the electors on August 12, 1919, and did on November 8, 1919, submit to the qualified electors of said district a proposition to authorize the issuance of eighty thousand dollars (\$80,000) of bonds for the erection of a school house building in said district; and

WHEREAS, said school house building has been duly erected and is now in use at a cost considerably in excess of the amount of bonds so voted and issued, and at considerable expense for the furnishing of said building; and

WHEREAS, the said consolidated school district has issued the following school warrants in payment for the cost of said building over and above the amount of said bonds and for the equipment of said building, as follows, to wit:

List of warrants for completing building: 1921

Jan 5th, Ochampaugh & Chilson, Warrant No.	
404\$	1209.70
Jan. 7th, Eller & Fisher, Warrant No. 405	8239.82
Feb. 4th, Ochampaugh & Chilson, Warrant No.	
426	702.75
Feb. 23d, Eller & Fisher, Warrant No. 429	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 430	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 431	1000.00

Feb. 23d. Eller & Fisher, Warrant No. 432	1000.00
Feb. 23d, Eller & Fisher, Warrant No. 432 Feb. 23d, Eller & Fisher, Warrant No. 433	500.00
Feb. 23d, Eller & Fisher, Warrant No. 434	500.00
Feb. 23d, Eller & Fisher, Warrant No. 435	500.00
Feb 23d Eller & Fisher Warrant No 436	500.00
Feb. 23d, Eller & Fisher, Warrant No. 436Feb. 23d, Eller & Fisher, Warrant No. 437	500.00
Feb. 23d, Eller & Fisher, Warrant No. 438	500.00
Feb. 23d, Eller & Fisher, Warrant No. 439	5000.00
Feb. 23d, Eller & Fisher, Warrant No. 440	5000.00
Feb. 23d, Ochampaugh & Chilson, Warrant No.	0000.00
441	500.00
	500.00
Feb. 23d, Ochampaugh & Chilson, Warrant No.	401.00
442	491.00
Feb. 23d, Superior Fixture Co. Warrant No. 443	677.30
Feb. 23d, Nelson Electric Co., Warrant No. 444	377.13
Feb. 23d, Freeport Gas Co., Warrant No. 446	781.22
List of warrants for equipment and furnishing building 1920	::
Aug. 26th, Reo Sales, for trucks, Warrant No.	1425.00
Aug. 26th, Reo Sales, for trucks, Warrant No. 264	1425.00
Sept. 1st, Reo Sales, for trucks, Warrant No.	
273	1080.80
Sept. 1st, Reo Sales, for trucks, Warrant No.	
274	1080.80
Sept. 1st, Reo Sales, for trucks, Warrant No.	
272	1080.80
Nov. 20th, North Western School Supply Co.,	
Warrant No. 342	1000.00
Nov. 20th, North Western School Supply Co.,	
Warrant No. 343	1000.00
Nov. 20th, North Western School Supply Co.,	
Warrant No. 344	1000.00
Nov. 20th, North Western School Supply Co.,	
Warrant No. 345	1000.00
Dec. 18th, North Western School Supply Co.,	
Warrant No. 385	972.57
1921	
Feb. 23rd. North Western School Supply Co.,	
Warrant No. 445	1386.55

AND WHEREAS, the indebtedness of said district including the said warrants as hereinbefore described is now somewhat in excess of the constitutional limitation on indebtedness; and

WHEREAS, on the eighth day of March, 1920, there was submitted to the qualified electors of said school district a proposition that a levy of ten (10) mills per year for five (5) years be made for the purpose of paying the aforesaid warrants, and that the said proposition was carried by a majority of the electors; and

WHEREAS, said expenditures were all made for purposes of general and lasting improvement and utility authorized by law, and said school district now enjoys the use and benefit of said expenditure and the results

of said expenditures are well worth the price which said districts has paid for them; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants, or a portion of them, on the ground that the aforesaid expenditures, or a portion thereof, were not authorized by a vote of the qualified electors and were in excess of the constitutional limitation on indebtedness of said district; and

WHEREAS, doubts have arisen as to the legality of the election held on March 8, 1920, and the vote of the qualified electors authorizing a ten (10) mill levy per year for five (5) years to pay said warrants; and

WHEREAS, doubts have arisen concerning the legality or validity of the aforesaid warrants, or a portion thereof, on the ground that the aforesaid indebtedness and the expenditures on account of the said school building were contracted and made without authority from the voters of said consolidated school district; now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 2 3 4 5 6 7 8	SECTION 1. That the acts of the Randall independs school district and its officers in Scott and Ellsw Hamilton county, Iowa, in making expenditures for the erection of a school building and equipping the making certain expenditures therefor as shown by to fwarrants: List of warrants for completing building: 1921	vorth townships, said district in ne same, and in
9	Jan. 5th, Ochampaugh & Chilson, Warrant No.	
10	404\$	1209.70
11	Jan. 7th, Eller & Fisher, Warrant No. 405	8239.82
12	Feb. 4th, Ochampaugh & Chilson, Warrant No.	
13	426	702.75
14	Feb. 23d, Eller & Fisher, Warrant No. 429	1000.00
15	Feb. 23d, Eller & Fisher, Warrant No. 430	1000.00
16	Feb. 23d, Eller & Fisher, Warrant No. 431	1000.00
17	Feb. 23d, Eller & Fisher, Warrant No. 432	1000.00
18	Feb. 23d, Eller & Fisher, Warrant No. 433	500.00
19	Feb. 23d, Eller & Fisher, Warrant No. 434	500.00
20	Feb. 23d, Eller & Fisher, Warrant No. 435	500.00
21	Feb. 23d, Eller & Fisher, Warrant No. 436	500.00
22	Feb. 23d, Eller & Fisher, Warrant No. 437	500 :00
23	Feb. 23d, Eller & Fisher, Warrant No. 438	500.00
24	Feb. 23d, Eller & Fisher, Warrant No. 439	5000.00
25	Feb. 23d, Eller & Fisher, Warrant No. 440	5000.00
26	Feb. 23d, Ochampaugh & Chilson Warrant No.	
27	441	500.00
28	Feb. 23d, Ochampaugh & Chilson, Warrant No.	
29	442	491.00
30	Feb. 23d, Superior Fixture Co., Warrant No. 443	677.30
31	Feb. 23d, Nelson Electric Co., Warrant No. 444.	377.13
32	Feb. 23d, Freeport Gas Co., Warrant No. 446	781.22
33	List of warrants for equipment and furnishing bu	ilding:
34	1920	

35	Aug. 26th, Reo Sales, for trucks, Warrant No.	
36	263	\$ 1425.00
37	Aug. 26th, Reo Sales, for trucks, Warrant No.	
38	264	1425.00
39	Sept. 1st, Reo Sales, for trucks, Warrant No. 273	1080.80
40	Sept. 1st, Reo Sales, for trucks, Warrant No. 274	1080.80
41	Sept. 1st, Reo Sales, for trucks, Warrant No. 272	1080.80
42	Nov. 20th, North Western School Supply Co.,	
4 3	Warrant No. 342	1000.00
44	Warrant No. 342 Nov. 20th, North Western School Supply Co.,	
45	Warrant No. 343	1000.00
46	Warrant No. 343	
47	Warrant No. 344	1000.00
48	Nov. 20th, North Western School Supply Co.,	
49	Warrant No. 345	1000.00
50	Dec. 18th, North Western School Supply Co.,	
51	Warrant No. 385	972.57
52	1921	
53	Feb. 23rd, North Western School Supply Co.,	
54	Warrant No. 445	1386.55
55	be and the same are hereby legalized the same in eff	
56	had in all respects been complied with, and said inde	htedness is here.
57	by legalized and said warrants are each and all he	
58	just and legal debts owed by said consolidated distri	
59		
פט	all provisions of the law had been complied with, as	in sain machien-

SEC. 2. That the acts of the Randall consolidated school district in Scott and Ellsworth townships, Hamilton county, Iowa, and its officers in submitting to a vote of the qualified electors on March 8, 1920, the question of levying a ten (10) mill levy per year for five (5) years for payment of the aforesaid bonds is hereby legalized and confirmed and the said vote of the people by which said levy of ten (10) mills per year for five (5) years is authorized is also hereby legalized and said consolidated district and its officers are authorized to make said levy.

ness was within the constitutional limitation on indebtedness.

60

- SEC. 3. The aforesaid warrants of said consolidated school district, together with all accrued interest thereon, be and the same are hereby legalized and declared to be valid, legal, subsisting obligations of said consolidated school district, the same in effect as if the law had in all respects been complied with, and the same in effect as if said indebtedness was within the constitutional limitation on indebtedness, and that said warrants are hereby declared to be valid, legal and subsisting indebtedness of said consolidated school district.
- 1 SEC. 4. Nothing in this act shall affect any pending litigation.
- SEC. 5. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Jewell

4 Record, a weekly newspaper published at Jewell Junction, Iowa, 5 without expense to the state.

Approved March 30, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 1, 1921, and in the Jewell Record April 7, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 396

CONSOLIDATED INDEPENDENT SCHOOL DISTRICT OF SUTHERLAND

H. F. 338.

AN ACT to legalize the formation and establishment of the consolidated independent school district of Sutherland, O'Brien county, Iowa, at the official election held for that purpose on November 15, 1919, and to legalize the organization of said district and to ratify, confirm and legalize the action of the electors of said district at the official election held therein on March 12, 1920, authorizing the issuance of bonds of said district in the sum of one hundred twenty thousand dollars (\$120,000) for constructing and equipping a new schoolhouse and to ratify, confirm and legalize the action of the board of directors of said district in providing for and issuing said bonds.

Whereas, there was on the 25th day of October, 1919, filed with the county superintendent of O'Brien county, Iowa, a petition describing the boundaries of contiguous territory containing not less than sixteen sections within one or more counties, asking for the establishment of a consolidated independent school district and signed by one third of the qualified voters residing therein, said petition being accompanied by an affidavit showing the number of qualified voters in the proposed consolidated district; and,

WHEREAS, due notice of the filing of said petition was given by the superintendent of O'Brien county, Iowa, by one publication thereof in the Sutherland Courier, being a newspaper having a general circulation within said proposed consolidated district, said notice being published not less than five days nor more than fifteen days prior to the date fixed for hearing objections in relation thereto; and,

WHEREAS, the 29th day of October, 1919, was duly fixed as the date for hearing objections to said proposed consolidation; and,

WHEREAS, no objections were filed thereto; and,

WHEREAS, the said county superintendent within five days after said date duly fixed and determined the boundary lines of said proposed consolidated district, locating the same so as to form in his judgment the best possible consolidation, having due regard also for the welfare of adjoining districts; and,

WHEREAS, no objections to such finding of the county superintendent were made; and,

WHEREAS, no appeal was taken to the county board of education from such findings; and,